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FEDERAL BUREAU OF INVESTIGATION
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JUN 13 1950

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TUREAU OF INVESTIGATION	The second secon
STATES DEPARTMENT OF JUSTICE	vin
,	Mr. Ladd
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. yer	Mr. Rosen
140.	Mr. Tracy
M C.I.A	Mr. Egan
	Mr. Gurnea
Mr. thru opr	Mr. Harbo
<del>val ted-</del> - phoned	Mr. Jones
Phone Nob3	Mr. Mohr Mr. Pennington
Thone no.	Tele. Room
Hour <u>12:40 p</u> ate <u>Dec. 17</u> 19 <u>48</u>	Mr. Nease
The state of the s	Miss Holmes
	Miss Gandy
REMARKS	b3
When informed Mr. Hoover was out of was desirous of speaking Acting Director. It was ascertaine Ladd was out of his office, and he would call Mr. Ladd about 2:30pm afternoon.	with the d that Mr. stated
Mr. Ladd's office has been advised.	- Marie
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ce Memorandum UNITED STATES GOVERNMENT : MR. FLETCHER DATE: December 17, 1948 FROM : V. P. KEAY SUBJECT EXPLANATION OF FBI NEEDS TO CIA OFFICIALS DECEMBER 14, 1948 You will recall my recent memorandum to you reflecting certain derelictions on the part of CTA in furnishing information of domestic intelligence value to this Bureau. Referenced memorandum recommended that CIA request for a Bureau representative to appear before a group of CIA officials and explain the needs of the FBI be honored. This recommendation was concurred in by Mr. Ladd. Supervisors Whitson and DeLoach appeared before In CIA officials, mainly Section Chiefs, on December 14, 1948. Mr. Whitson at this time went into great detail as to the desire of this Bureau for certain types of information. He stressed mainly the expeditious need for information regarding people, organizations and situations that would have bearing on domestic intelligence. After Mr. Whitson's remarks, a brief open forum was held where many questions were asked concerning the above-mentioned topic. It was quite apparent from the numerous questions asked that Mr. Whitson's remarks were understood and well received. ACTION: None. This is for informational purposes only. W Commission Control

Beukhage-Dec. 20/48

Monday, December 20

John 1234

Mo

It now appears that Uncle Sam has been sitting on the volcano in his own back yard without disclosing that he was on the hot seat. It appears that since last special an intensive drive has been going on to protect this country from spies, saboteurs, and other subsersive activities, and for some months a presidential commission has been studying the operations of the central intelligence agency which evaluates the intelligence reports from abroad.

It has been no secret that this agency has been getting less cooperation from the other departments than it needed to be efficient and successful.

Secretary Forrestal amounteed he had launched a compaign to coordinate these activities. For these or similar efforts he was charged with building a secret police. That is probably what President Truman meant when he said that it was hard to find a formula for hamstringing efforts of those the world wrack the country and the constitution without wracking the bill of rights in the process. The charges against Forrest regardless of their basis, is proof enough that the public is eternally vigilant when it comes to steps which might appear to threaten personal liberty, even when those steps are taken to preserve those liberties.

The present of

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MK

62 JAN 18 1949.

FROM

OFFICE OF LIRECTOR, FEDERAL BUREAU OF INVESTIGATION

OT OFFICIAL INDICATED BELOW BY CHECK MARK

Mr. Nichols

Director's Notation: "This taken in conjunction with the Dulles-Coreo rept.

> shows a trend for CIA to be placed as an overall agency on all intelligence.

Irrespective of the merits or demerits of that it seems to me that they ought to get CIA in shape first. It already has more than it properly handles or digests.

INITIALS ON ORIGINAL

62-80750-86

H."

ENCLOSURE

COPY: AJH

lir. Tolson-

Mr. Ladd----

STANDARD FORM NO. 64 Office Memorandum UNITED STATES GOVERNMENT Mr. H. B. Fletcher DATE: December 17, 1948 TO V. P. Keay FROM 42352 SUBJECT: other b3 This is submitted for guidance in future interviews. GN. R. T RVL:hke EX-125 6 FEB 10:949 58 FEB 21 194

The Attorney General

February 28, 1949

HR 2663 - A Bill to Provide for the Administration of the Central Intelligence Agency -Central Intelligence Agency Act of 1949

It has come to my attention that on February 14, 1949, Representative Sassor introduced HR 2663 - "A Bill to Provide for the Administration of the Central Intelligence Agency, established pursuant to Section 102, National Security Act of 1947, and for other purposes." This bill was referred to the Committee on Armed Services.

A similar bill was introduced by Senator Saltonstall on May 17, 1948, as Senate Bill 2688.

The Sasscer measure contains a provision which did not appear in the Saltonstall bill. Under "General Authorities" Section 6 (g) appears the following:

"Whenever the Director (of the Central Intelligence Agency) and the Attorney General shall determine that the entry of a particular alien into the United States for permanent residence is in the interest of national security or essential to the furtherance of the national intelligence mission, such alien and his immediate family shall be given entry into the United States for permanent residence without regard to their inadmissibility under the immigration or any other laws and regulations, or to the failure to comply with such laws and regulations: Provided, That the number of aliens and members of their immediate families entering the United States under the authority of this section shall in no case exceed one hundred in any one calendar year."

I feel that if there is a serious intent to enact this provision that there be at least some restrictions included to protect the security of the United States after the arrival of such aliens.

The provision as phrased would appear to be in violation of the usual procedure in the handling of alien informants, since there is no phraseology which clearly shows that the alien and his family are given permanent residence in the United States on a guid pro quo basis: It confains tipulation that the alien and his family yould be removed from the United

U. S. DERI: AT SENT FROM D. O. Bh. Maee 31

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Memorandum to the Attorney General

States for failure to properly cooperate with the agencies of this Government or that they would be removed for violation or attempted violation of the laws of the United States.

In addition to the possibility of one of the alien informants of the Central Intelligence Agency disappointing his principal after his arrival, we likewise must face the prospect of members of families of these aliens turning out to be serious security threats. As you well know, it is unfortunately true that many individuals now members of the Communist Party of the U.S.A. obtained United States' citizenship through the naturalization of their parents. It is equally possible that nonessential members of the aliens' families who have no immediate intelligence value but who are brought over here for sentimental reasons to keep the informants happy, would show their true colors subsequent to their arrival on these shores for permanent residence.

I feel very strongly that such contingencies should be seriously considered and appropriate provision made in any bill treating with this matter.

Office Memorandum • United States Government

TO

The Director

DATE: February 24, 1949

162-80750

FROM

D. M. Ladd Only

SUBJECT:

HR 2663 - A Bill to Provide for the

Administration of the Central Intelligence Agency

Central Intelligence Agency Act of 1949

On February 14, 1949, Representative Sasscer introduced HR 2663 - "A Bill to Provide for the Administration of the Central Intelligence Agency, Established Pursuant to Section 102, National Security Act? of 1947, and for other purposes." This bill was referred to the Committee on Armed Services. A copy is attached.

You will recall that a bill containing similar provisions was introduced by Senator Saltonstall on May 17, 1948, as Senate Bill 2688. This bill which was analyzed in my memorandum to you of May 19, 1948, is attached, together with my memorandum, for ready 'reference.

You will recall that the bill introduced by Senator Saltonstall contains provisions for the Central Intelligence Agency similar to those provided for the Foreign Service of the State Department as to payment of travel expenses, transportation costs, and leave. The provisions of the bill extended the power and authority of the Central Intelligence Agency to an unprecedented extent in that it exempts it from provisions of Federal laws relating to expenditures and prevents the Bureau of the Budget from making a report to the Congress concerning the organization, personnel, et cetera, of the Central Intelligence Agency., The basic law, however, regarding the Central Intelligence Agency, namely, the National Security Act of 1947, Public Law 253 - 80th Congress, still remains in full force and effect. RECORDED - 137

Additions in Current Bill

INDEXED - 137

In addition to the provisions of the bill originally introduced by Senator Saltonstall, the measure introduced by Congressman Sasscer contains the following new provisions:

The Director of the Central Intelligence Agency may charge expenses in connection with travel of personnel, their dependents, and transportation of their household goods and personal effects, involving a change of Thermanent station, to the appropriation for the fiscal year when any part of either the travel or the transportation pertaining thereto begins, notwithstanding the fact that such travel order may have been issued during the prior fiscal year. (Section 5a (2))

LW:EW

ALL INFURMATION CONTAINED

### Memorandum to the Director

- 2. The Director of the Central Intelligence Agency may pay the cost of preparing and transporting the remains of an officer or employee of the Agency or a member of his family who may die while in travel status or abroad, to the home or official station, or to other such place as the Director of the CIA may determine to be the appropriate place of interment. (Section 5a(6)
- 3. The Director of the Central Intelligence Agency may pay the cost of travel of new appointees and their dependents from places of actual residence in foreign countries to places of employment and return to their actual residence, providing such appointees agree in writing to remain with the U.S. Government for a period of not less than twelve months from the time of appointment. Violation of such agreement by an employee will bar such return payments and any money expended by the United States shall be considered a debt due by the individual concerned to the United States. (Section 5a (7))
- 4. Whenever the Director and the Attorney General shall determine that the entry of a particular alien into the United States for permanent residence is in the interest of national security or essential to the furtherance of the national intelligence mission, such alien and his immediate family shall be given entry into the United States for permanent residence without regard to their inadmissibility under the immigration or any other laws and regulations, or to the failure to comply with such laws and regulations: Provided, that the number of aliens and members of their immediate families entering the United States under the authority of this section shall in no case exceed one hundred in any one calendar year. (Section 6g)

### Observation:

This provision as phrased would appear to be a violation of the usual procedure in the handling of alien informants; since there is no phraseology which clearly shows that the alien and his family are given permanent residence in the United States on a quid pro quo basis. In other words, such a provision, in order to protect this country, should contain a stipulation that removal from the United States of the alien and his family would follow a failure to properly cooperate with the agencies of the United States or would follow in addition any violation or attempted violation of the laws of the United States.

5. The Director of the Central Intelligence Agency may hire three scientific or professional personnel at salaries of not less than \$10,330.00

## Memorandum to the Director

per annum or more than \$15,000.00 per annum, and that such rates of compensation shall be subject to the approval of the Civil Service Commission.

(Section 6h)

6. The Director of the Central Intelligence Agency, notwithstanding any other provisions of law, may expend sums made available to the Agency by any means in payment of premiums of costs of surety bonds for officers or employees without regard to existing statutes, acquisition of land, construction of buildings and facilities, without regard to existing statutes and to purchase supplies, equipment and pay for personnel and contractual services otherwise authorized by law and regulations. (Section 7a (1) (2))

### Comment

The only provision which might directly affect this Bureau is the one above regarding the entry of aliens and their immediate families to the number of one hundred in any calendar year for permanent residence "in the interest of national security" or because they are "essential to the furtherance of the national intelligence mission."

It is unfortunately true that many individuals now members of the Communist Party and on the Bureau's Security Index obtained United States citizenship through the naturalization of their parents.

In addition to the possibility of one of the alien informants of CIA "going sour", we have the prospect of members of families of these aliens being brought in for permanent residence on the basis of good faith of their parent or parents. The nonessential members of the aliens' families who have no immediate intelligence value but who are brought over here for sentimental reasons to keep the informant happy, may turn out to be serious security threats.

The Department has not requested us to furnish our observations on this particular provision in the bill.

Attachments

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## OFFICE OF DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

# TO OFFICIAL INDICATED BELOW BY CHECK MARK

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# No Goldfish Bowl

Some unfortunate misappréhensions have gained currency regarding the intelligence bill passed Monday by the House, 'This measure is not what it has been dubbed, a secret spy bill. " Actually the bill itself is perfectly open, like any other legislation. It is concerned with placing the Central Intelligence Agency on a sound administrative basis. The only place where secrecy enters is in the detailed justifications made by the agency for individual provisions inthe act. These involved disclosure of certain methods of intelligence operation, and hence were presented to the Armed Services Committee in executive session. disclose and debate these methods publicly on the floors of Congress would, of course, be to thwart the clandestine operations of the agency.

It may well be that the cloak and dagger aspects of Central Intelligence have been overstressed, that most of the provisions of the bill could have been talked over without compromising operations. But it would be foolish to assume that all intelligence activities can be conducted in a goldfish bowl. Most intelligence, to be sure, consists of a distillation of readily available facts. But there is a core of information-gathering that must of necessity remain under cover. Especially in these days of cold war it is important that the country have a mature understanding of this vital phase of defense.

The most controversial feature of the intelligence bill is quite open and has to do with the admission of 100 aliens a vear without regard to immigration laws. As was explained to the House, this so-called "defector" provision is designed to protect persons in other countries who give intelligence information at danger to their lives. It does not confer immunity on such aliens after they reach this country, and in any case the number is not sufficient to worry about. Other sections of the bill govern pay, procurement and the like: Central Intelligence would be exempted from publication of personnel ceilings and would be provided un youchered funds for use in emergencies, But a representative of the General Accounting Office would be on hand to

supervise the correct use of funds, and in all cases the agency will remain ultimately answerable to Congress.

As an administrative measure, this bill has little to do with whether Central Intelligence is doing an efficient job, whether morale is good or whether continuity is hampered by military domination. There are many reasons for believing that all is not sweetness and light within the agency. But certainly an essential requirement for improvement in operational direction is the establishment of a stabilized administrative spatial.

Mr. Tolson
Mr. Clegg
Mr. Glavin
Mr. Ladd
Mr. Nichols
Mr. Rosen
Mr. Tracy
Mr. Egan
Mr. Gurnea
Mr. Habo
Mr. Pennington
Mr. Quinn Tamm
Mr. Nease
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WASHINGTON POST Page / Date 91 ...

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Central Intelligence Agency Room 7131, North Interior Dullding 18th and P Streets, N. W.

Dear

Washington, D. C.

I have been adviced of your pending departure of the Central Incelligence fron Agendy

I wish to take this occasion to express my appreciation for the cooperation you have rentired to this Bureau on matters of mutual interest.

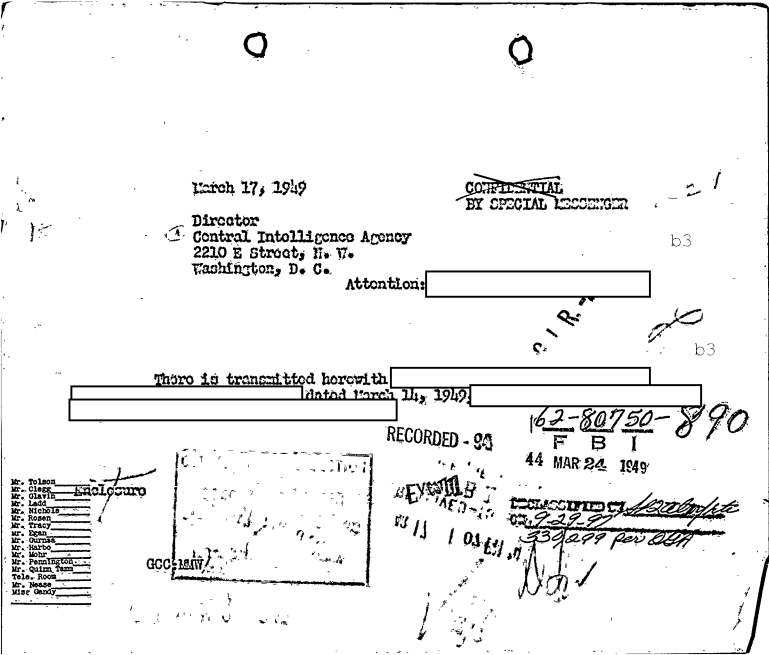
My best wishes go with you to your new post: duty. Sincerely yours

(3)

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Ladd Nichol

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# FEDERAL BUREAU OF INSTIGATION

Room	5744	3/10	1948
TO:	Director Mr. Clegg Mr. Glavin Mr. Harbo Mr. Ladd Mr. Nichols Mr. Rosen Mr. Tracy Mr. Fletcher Mr. Mohr Mr. Carlson Mr. Nease Miss Gandy Personnel Fi Records Sect Mrs. Skillma	Mr. Harbo Mr. Mohr Mr. Penvicton Mr. Quinn Tomm Mr. Nease 16 Sas QCLLyon 10 0	
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Clyde Tolson

CC-247 Mr. Tolson Mr. Clegg Mr. Glavin Mr. Ladd Mr. Nich Mr. Rosen Mr. Tracy Mr. Egan Mr. Gurnea Mr. Harbo Mr. Mohr March 4, . 1949 Mr. Pennington Mr. Quinn Tamm MEMORANDUM FOR MR. TO Mr. Nease Mias Ganty\_

SAC Ostholthoff at Cincinnati telephonically advised Mr. McGuire this morning that James Ratliff, a reporter of the Cincinnati Inquirer, had been in to see kim. Ratliff, an intense person, apparently has been on a one-man crusade against CIC. He had been in CIC work for six years and claims CIC is highly bound with top brass, is inefficient in its operations and should be completely eliminated in all its functions and taken over by the FBI. He has sent a story to the Reader's Digest and believes it will be published. He has also sent a story along this line to the Saturday Evening Post which has been rejected as it was too long, not detailed enough, and not documented by cases. Ostholthoff stated that Ratliff was coming to Washington soon to see Senator Taft and others and might possibly stop in at the Bureau as he does have great admiration for the FBI. Ostholthoff has told Ratliff of the reasons why we cannot become involved in CIC functions because of delimitations and also that we could not operate in other parts of the world since our responsibilities have been limited to domestic work now in view of the creation of CIA.

Respectfully,

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TO:	
Director	
<u>.</u>	Mr. H. B. Fletcher
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Mr. Harbo Mr. Clegg	·-
Mr. Nicholis. Glavin	•
Mr. Rosen Mr. Ladd	
Mr. Tracy Mr. Nichols	Mr. Keay
Mr. Q. Tamir. Rosen	Mr. Whitson
Mr. Mohr Mr. Tracy	M
Miss Gandy Mr. Egan	
Mr. Nease Mr. Gurnea	mi. relits
	i korejan Service Desk
Mr. Winterrowd	Mr. Callan
Mr. J. A. Carlson	
Mr. E. J. McCaba	See Me
Miss Gandy	
Miss Artley	Appropriate action
Mrs. Metcalf	Note & return
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Mrs. Davidson	Correct
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	D. M. Ladd - Rm. 5736
	Telephone Ext. 555

# Office Memorandum • United States Government

TO : THE DIRECTOR

FROM :

D. M. Ladd

SUBJECT:

PENNSYLVANIA STATE POLICE FILES

securing information from the Bureau files.

I called SAC Boardman on April 15 with reference of the to his earlier call. I advised Mr. Boardman that the files is to first the Bureau had been checked, that the Department had been checked and that the newspaper morgues had been checked in an effort to locate any record of a recent meeting of States Attorney Generals in Washington and that the last convention of States Attorney Generals on which a record could be found was in December, 1948, at Houston, Texas. Further, that the records of the Bureau did not reflect that anyone from the Bureau had been invited or had attended this meeting. I further advised him that a check had been made of the names of the present and past attorney generals for the State of Kansas and that a check had been made of the name of Harrington Adams of Pennsylvania without finding any record in the Bureau files of any contact they had had with the Bureau concerning

In view of this, I instructed Mr. Boardman to endeavor to effect an early appointment with the States Attorney General of Pennsylvania for the purpose of trying to pin this story down in line with the instructions which the Director had personally given to Mr. Boardman.

Subsequently, Mr. Boardman called me and advised that he had checked and advised that in view of the fact that Friday was "Good Friday", there was no one available in the State House and that he would have a conference with this group on though morning April 18 and would advise the Bureau of the results thereof.

DML: dad

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April 16

1949

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## IN REPLY, PLEASE REFER TO

FILE No. .

# Anited States Department of Instice Bederal Bureau of Investigation Washington 25, D. C.

March 14, 1949

MEMO FOR MR. HOOVER

HOOVER
TOLSON
CLEGG
CONNELLEY
GLAVIN

HARBO

NICHOLS

LADD

ROSEN

CARLSON
CARTWRIGHT
CONRAD
DOWNING
EDWARDS, H. L.
EGAN

FEENEY

CALLAHAN

CALLAN

LAUGHLIN LEONARD LONG McCABE, E. J. McCABE, N. H.

McGUIRE

JONES, M. A.

HINCE

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PENNINGTON
RENNEBERGER
ROGERS
SIZOO
TAMM, Q.
WAIKART
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PARSONS

TRACY BAUMGARDNER BOSWELL FLETCHER, H. B. GURNEA

MOBLEY MOHR

McINTIRE

AND SUPERVISORS

C Central L. t.

RE:

CHANGES OF ADDRESS, CIA AND ONI

This is to advise that the title, "Chief of Naval Intelligence," has now been changed to "Director of Naval Intelligence." Mail should be addressed accordingly.

	Effective	the f	iftee	nth	of	this	mon	th,	mail	forwa	rded	l to
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Very truly yours,

John Edgar Hoover

Director

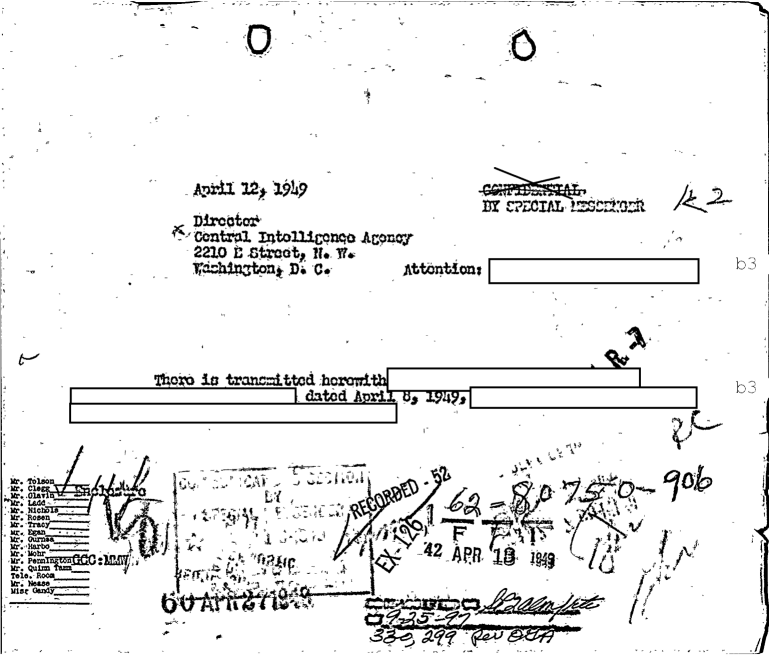
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L. B. Nichols Room 5640, Ext 691 138

FROM THE DESK OF WALTER TROHAN

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# SEES COLOPSE OF INTELLIGENCE IN SO. AMERICA

Rép. Shafer Says British AréTaking Over

BY WALTER TRÖHAN (Chicago Tribune Press Service) Washington, March 6-The British are capturing control of



Intelligence in South America, Rep. Shafer (R., Mich.) warned his colleagues in a statement in congress.

Shafer said that since the withdrawal of the FBI secret intelligence by the administra-

tion to promote the central intelligence agency, Britain is moving into South America.

He called attention to the sending of 11 former British police officials to Colombia, noting that Scotland Yard, British equivalent of the FBI, announced that Colombia had decided to build up a new police force to cope with internal disturbances. Shater said these men will act as commercial and intelligence agents for Britain.

Chärges Suppression of Protests, "The state department refused to let the FBI continue its South American service in the face of protests from the foreign offices of every Latin American republic;" Shafer said. "The state department suppressed these protests against disbanding the highly efficient and relatively inexpensive FBI secret operation. The FBI was withdrawn secretly at the insistence of the state department in the spring of 1947.

expensive FBI secret operation. The FBI was withdrawn secretly at the insistence of the state department in the spring of 1947.

"The unit was killed in the interests of building a burocratic empire of more than 1,500 allegedly secret agents reaching into all corners of the world. To promote the CIA the state department campaigned to wreck army and navy intelligence and the FBI intelligence are and the FBI intelligence organization."

navy inteningence and intelligence organization."

The first sign of weakness of the world spy plan was the Red revolt at Bogota last year onthe state of the Bogota last year onthe Shafer. Said. A congressional committee which investigated this south American Pearl Harbor found Reds had bored into CIA, and named 17 Communists and Communist sympathizers.

"The corpositions of recovery of the corpositions of suspicions but reinstated a dozen of those fired." Shafer said. "In an intelligence agency every man should be above suspicion or he is of no value whatsoever."

The congressional committee got its data on Communist intil-tration of CIA from an intelligence officer who resigned from the organization. CIA agents were liastly recruited and given civil service status. Agents get an average of \$8,500 a year. The organization spends more than 10 million dollars a year on salaries alone, it is estimated:

The entire FBI operation in South America, one in which FBI agents worked with police and military intelligence of the various countries, costs only a raction of what CIA pays for salaries, Shater learned.

The CIA has denied that it failed to detect indications of the

The CIA has denied that it failed to detect indications of the Bosota uprising of April 9, 1948. The organization insisted it had been warning Washington of a Communist inspired outbreak for three months.

However, President Truman and then State Secretary Marshall said they were surprised by the Bogota urrising.

The CIA was slow in reporting

Mr. Tolson
Mr. Clegg
Mr. Glavin
Mr. Ladd
Mr. Nichols
Mr. Rosen
Mr. Tracy
Mr. Egan
Mr. Gurnea
Mr. Harbo
Mr. Mohr
Mr. Pennington
Mr. Quinn Tamm
Mr. Nease
Miss Gandy

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CHICAGO DAILY TRIBUNE Monday, March 7, 1949

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## PERSONAL AND COUPEDIANT BY SPECIAL MESSENGER

Rear Admiral Roscoe H. Hillenkoetter Director, Central Intelligence Agency Room 123, Administrative Building 2430 E Street, Northwest Vashington, D. C.

Doar Admiral Hillenkoetter:

Reference is made to your letter dated May 3, 1949, wherein you attached a proposed agreement for consideration in forming a committee on International Communism.

This is to advise that the terms of the agreement iff question meet, with the approval of the Federal Bureau of Investigation. Accordingly, I have directed Assistant Director

D. M. Ladd to represent this Bureau on the mentioned Commentee,

Sincerely yours,

J. Edgar Ecovor

John Edgar Hoover Director

Penningto

COMMUNICATIONS SECTION ECORDED BY -

SPECIAL MESSENGER

MAY 9 - 1949

FEDERAL BULZAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE

INDEXED

SUBJECT:

# Office Memorandum • UNITED STATES GOVERNMENT

THE DIRECTOR

DATE: May 12, 1949

D. M. LADD

Mr. Peyton Ford stated that he has scheduled a meeting with General McNarney, at which time he intends to object strenuously to the provisions in the bulles

He did not indicate any date for this meeting, but stated that he would let me know the outcome.

report on GIA, which has previously been called to his

DML: FA

attention.

C. R. A

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